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TRANSMITTAL OF INFORMATION DISCLOSURE STATEMENT (Under 37 CFR 1.97(b) or 1.97(c))

Docket No. 140/01624

ln I	Re	Application	on Of:	Wolf
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Wolfgang RETSCHKE et al.

Serial No. 09/581,377.

Filing Date
March 29, 2001/

Examiner Unknown Group Art Unit 2622

THE SCANNER SYSTEM

OCT 28 MINE

Address to:

Assistant Commissioner for Patents Washington, D.C. 20231

37 CFR 1.97(b)

1. A The Information Disclosure Statement submitted herewith is being filed within three months of the filing of a national application other than a continued prosecution application under 37 CFR 1.53(d); within three months of the date of entry of the national stage as set forth in 37 CFR 1.491 in an international application; before the mailing of a first Office Action on the merits, or before the mailing of a first Office Action after the filing of a request for continued examination under 37 CFR 1.114.

37 CFR 1.97(c)

2.	The Information Disclosure Statement submitted herewith is being filed after the period specified in 37					
	CFR 1.97(b), provided that the Information Disclosure Statement is filed before the mailing date of a					
	Final Action under 37 CFR 1.113, a Notice of Allowance under 37 CFR 1.311, or an Action that					
	otherwise closes prosecution in the application, and is accompanied by one of:					

	the statement	specified in 3	37 CFR 1.97	'(e);
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OR

☐ the fee set forth in 37 CFR 1.17(p).

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In regard to the application of: Wolfgang RETSCHKE et al.

Serial No:

09/581,377

Group Art Unit: 2622

Filed

March 29, 2001

Examiner: Unknown

For

SCANNER SYSTEM

THIRD SUPPLEMENTARY INFORMATION DISCLOSURE STATEMENT

Hon. Commissioner of Patents and Trademarks Washington, DC 20231

Sir:

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Applicants respectfully direct the attention of the Examiner to additional art cited with respect to U.S. Application No. 09/581,377.

The Examiner is respectfully requested to review and consider this art, in accordance with MPEP 2001.06, MPEP 1893.03(e) and MPEP 1893.03(g) and to indicate in the first office action that he has considered this art. Additionally, the Examiner is respectfully requested to cite those prior art publications mentioned in this application which the Examiner considers to be material or relevant to the present claims.

Further, in order to comply with discretionary regulations 37 C.F.R. §1.97 and §1.98, attached is Form PTO-1449 listing the cited art. Also attached are copies of the art. This art contains information which the Examiner may consider to be important in deciding whether to allow the present application to issue as a patent.

In accordance with MPEP Section 609 it is requested that each document cited [including any mentioned in Applicants' specification which is not repeated on the attached (or prior) PTO-1449 form(s)] be given thorough consideration and be cited of record in the prosecution history of the present application by initialing on the PTO-1449 form, so that it will appear on the face of the patent issuing on the present application, even if the Examiner does not consider it sufficiently pertinent to use in a rejection, or otherwise does not believe that the guidelines for citation have been fully complied with.

¹ To the extent that a document is listed and no copy of same is attached, then such document is not at the present time available to the undersigned or is available in the national stage file. If a listed document is not in the English language and an English translation is readily available, such translation is also attached; if translation is not attached, it is not readily available to the undersigned. If a foreign language patent document is cited, and an English language equivalent is known to the undersigned, then such an equivalent patent is also cited on the attached form along with the corresponding foreign language patent and a connecting arrow indicated therebetween; if no such English language equivalent is cited then none is known to the undersigned.

140/01624

The present Information Disclosure Statement is being submitted in compliance with 37 C.F.R. §1.56 as an Examiner might consider any cited document important in deciding whether to allow the application to issue as a patent, but the citation of each document is not to be construed as an admission that such document is necessarily relevant or prior art. No representation is intended that the cited documents represent the results of a complete search, and it is anticipated that the Examiner in the normal course of examination, will make an independent search and will determine the best prior art consistent with 37 C.F.R. §1.104(a), and in the course of such search will review for relevance every document cited on the attached form.

Early and favorable consideration is earnestly solicited.

Respectfully submitted, Wolfgang RETSCHKE et al.

aul Ferister

Paul FENSTER,

Registration No. 33,877

October 21, 2002 William H. Dippert, Esq. Reed Smith LLP 599 Lexington Avenue, 29th Floor New York, NY 10022-7650

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